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DELIVERED BY CARRIERS IN THE CITY AND EDGEMOOR.

GOLD OPENED IN NEW YORK, yesterday, at 115½ and closed at 115½.

TENNESSEE BONDS unchanged in New York, closing yesterday at 64.

COTTON quiet in New York, closing yesterday at 16½ for middling upland.

THE Freedman's Bank is turning out even a worse swindle than was at first supposed, and the Commissioners are already anxious to wash their hands of the concern.

HON. I. P. CHRISTIANCY, who succeeds old Zach. Chandler as Senator from Michigan, passed out well. He made a speech in the Senate yesterday against the admission of Pinchback.

MR. H. A. BILL fixing the rate of State taxation at twenty-five cents passed its second reading in the House yesterday, but the fact has no significance, as similar action was had upon Mr. Hart's bill, authorizing a tax of fifty cents. Several members who voted to advance the Head bill to a third reading, intimated very plainly that it would not receive their support.

This following head-lines from the Chicago Times of Thursday give it all in a nutshell:

De Koven's Downfall—It Will Not Be Accomplished without a Jolly Row—His Partisans Preparing to Throw the Fight Into the Courts—They Claim that the Standing Committee Have No Right to Reject—Except for Incompetence of Credibility—They May Not Pass Upon His Theory—The Low Churchmen as Happy as Clams at Hide Tide.

JOHN MITCHELL. The news by cable that the Irish patriot John Mitchell has been re-elected to the British Parliament from the county of Tipperary, recalls his very peculiar political status. On his first election, a few weeks ago, Disraeli ruled him out as being a convicted felon who had not worked out his sentence; yet the British authorities do not arrest him as such, and we know it is not the fashion in that country to convict felons on large and ruinous office. Disraeli might have avoided this inconsistency, by declaring Mr. Mitchell ineligible in consequence of being a naturalized American citizen. But is he an American citizen? He "rebelled" against the United States as well as against Great Britain, and he has resumed allegiance in neither case. An active adherent, with his sons, of the Southern Confederacy he has sought amnesty and refused to take any fresh oath of allegiance. Whether this course makes him or any native "ex-rebel" an alien or not, has, we believe, never been decided in this country. According to British views, however, he remains a subject. It is stated that on his recent election, if he had reached the bar of the British Commons, he would have refused to take the prescribed oath to the Crown. If this be so, the wisest course on the part of the Ministry would have been to let him thus disqualify himself. His re-election by the men of Tipperary will avail nothing except as a personal triumph. Being declared ineligible, his competitor, Moore, will be seated, should he receive but a single vote. Such is British law to-day. In olden times a re-election was taken as wiping out all previous objections. The jury that convicted Mitchell was carefully packed, and a reversal of the judgment was anticipated at the time he escaped from custody. At the worst, it was the decision of but twelve men, while his election and re-election from the county of Tipperary is the decision of thousands. The addition of Mitchell to the Irish delegation would not have affected the political complexion of Parliament, and it would have been more statesmanlike to let him take his seat quietly in the first place, without incensing the Irish people of two hemispheres.

CIVIL RIGHTS IN A NEW ENGLAND CHURCH.

New England.

Last Sunday, Civil Rights privileges were awarded to two colored ladies at Trinity Episcopal church, at Newport, R. I., the most aristocratic place of worship in the city, and one united by its place and by the number of the ladies who were shown to a vestryman's pew, who they represented to the sexton had invited them. The vestryman was absent, and the sexton, a white man, showed them to the desired pew, which was occupied by two ladies who were strangers, and who had previously been shown in at what they termed an "exclusive" church. The ladies, who were of the colored race, and who were going after the attention of all present (the colored ladies) remained. This is the topic of conversation here, as it is the first time prominent race in that church, and it is claimed to be seen whether the sexton or vestryman will be censured by the corporation.

THE OLD STORY OF SCOUNDRELISM.

Pageville Observer.

A white man has been, and may be, now, traveling through this county, endeavoring to sell his "exclusive" rights to more to Mississippi. He has successfully played in North Carolina and Georgia, by a few words, carpet-bagging, is attempting to be repeated here. A gentleman who resides in the western part of this county, informs us that some of the negroes in his neighborhood believe that the Government will furnish them with a "land of milk and honey" away from here, and they are going after it. Some of them seem determined to ruin themselves, they have been told there is a "land of milk and honey" away from here, and they are going after it. Some of them seem determined to ruin themselves, they have been told there is a "land of milk and honey" away from here, and they are going after it.

WASHINGTON.

ESTABLISHED MARCH 30, 1835.

NASHVILLE, TENN. SATURDAY, MARCH 13, 1875.

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goods direct from the factories, and are enabled to give our customers the benefit

of a first-class article at a low price. We are now offering a large quantity of

Ware at the above extraordinary reductions, and all articles in our line at proportionately low

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SYRUP—New Orleans and Eastern.

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68, 70 and 72 Vine Street, CINCINNATI.

WINE AND BRANDIES.

WINE! WINE! WINE!

H. F. W. BAKER HAVE REMOVED THEIR LARGE STOCK OF CALIFORNIA

WINE AND BRANDIES TO THE

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